



Marcia Mayeda
Director

County of Los Angeles
Department of Animal Care and Control
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<http://animalcare.lacounty.gov>



May 27, 2014

Animal Care Center
(ACC) Locations

Agoura ACC
29525 Agoura Rd.
Agoura, CA 91301
(818) 991-0071

Baldwin Park ACC
4275 N. Elton St.
Baldwin Park, CA 91706
(626) 962-3577

Carson/Gardena ACC
216 W. Victoria St.
Gardena, CA 90248
(310) 523-9566

Castaic ACC
31044 N. Charlie Cyn.
Road
Castaic, CA 91384
(661) 257-3191

Downey ACC
11258 S. Garfield Ave.
Downey, CA 90242
(562) 940-6898

Lancaster ACC
5210 W. Avenue I
Lancaster, CA 93536
(661) 940-4191

The Honorable Board of Supervisors
County of Los Angeles
383 Kenneth Hahn Hall of Administration
500 West Temple Street
Los Angeles, CA 90012

Dear Supervisors:

CONTRACT CITY AGREEMENT/RENEWAL PROCESS
(ALL SUPERVISORIAL DISTRICTS)
(3 VOTES)

SUBJECT

The County of Los Angeles Department of Animal Care and Control (Department) seeks Board approval of the standard City-County Municipal Services Agreement effective July 1, 2014 through June 30, 2019, with its 52 contract cities (Enclosure A) and authority to execute renewal agreements and make requested annual changes in service levels (Enclosure B).

IT IS RECOMMENDED THAT YOUR BOARD:

1. Approve the standard City-County Municipal Services Agreement;
2. Authorize the Director of Animal Care and Control to execute renewal agreements with client contract cities for periods not to exceed five (5) years, utilizing the standard agreement; and
3. Authorize the Director of Animal Care and Control to annually amend the Service Level Request of the standard agreement during the contract term to adjust or confirm desired service levels with client contract cities.

ADOPTED

BOARD OF SUPERVISORS
COUNTY OF LOS ANGELES

23 May 27, 2014

Sachi A. Hamai
SACHI A. HAMAI
EXECUTIVE OFFICER

PURPOSE/JUSTIFICATION FOR RECOMMENDED ACTION

In 2009, your Board approved a standard services agreement for all existing and future client contract cities. The proposed agreement (City-County Municipal Services Agreement (Enclosure A) is substantially the same. The Service Level Request (Enclosure B) further clarifies the available services offered.

The standard contract city agreement will be executed in a form substantially similar to Enclosure A. In addition, an annual confirmation process is proposed to confirm or modify each city's prior year service levels. Contract cities will complete a Service Level Request annually. The Service Level Request will assist client contract cities in determining the fiscal impact of future services and provide a process to request dedicated field resources and other services to more effectively meet the particular needs of their community. In addition, the Department will benefit from this advance planning process through an improved ability to deploy stable staffing resources.

The purpose of the standard agreement is to provide the 52 contract cities listed on Enclosure C with animal control services within each city from July 1, 2014, through June 30, 2019. The current standard agreement will expire on June 30, 2014.

IMPLEMENTATION OF STRATEGIC PLAN GOALS

The recommended actions support the County's Strategic Plan Goal 1, Operational Effectiveness, by maximizing the effectiveness of process, structure, and operations to support timely delivery of customer-oriented and efficient public services.

FISCAL IMPACT/FINANCING

This recommended action will have no direct fiscal impact. Client contract cities reimburse the Department monthly for services rendered. The 52 contract cities shall pay the Department for the services in prevailing billing rates as determined by the County's Auditor-Controller for each fiscal year. The 52 contract cities are aware that the rates are renewed at the beginning of every fiscal year as determined by the County's Auditor-Controller and stated in the standard agreement. The contract cities' rates are calculated by the County's Auditor-Controller pursuant to the requirements of California Government Code Section 51350 and the policies and procedures adopted by your Board. If this recommended action is approved, the Department will systematically renew agreements with all of the Department's client contract cities. Client contract cities may opt to fund additional services either annually during the completion of the service level agreement or during the term of the agreement through

an amendment of the existing service level agreement form. Any additional positions required to meet supplementary service requests would be fully offset by an increase in contract city revenue. No additional net County cost is required.

FACTS AND PROVISIONS/LEGAL REQUIREMENTS

The sample contract city agreement (Enclosure A) has been approved as to form by County Counsel. Each contract city agreement shall contain standard language related to contract authorization, administration, and deployment of personnel, term, performance, indemnification, termination, and payment for services. The term of each agreement will not exceed five (5) years.

The Services Level Request (Enclosure B) to the sample contract city agreement outlines the city's service level. The Director of Animal Care and Control shall execute agreements with all client contract cities and implement an annual process to confirm or modify desired service levels. As noted above, rates are calculated by the County's Auditor-Controller in accordance with Government Code Section 51350 and the policies and procedures adopted by your Board.

IMPACT ON CURRENT SERVICES (OR PROJECTS)

Client contract cities are generally billed on an hourly basis for field, license enforcement, and other specialized services. Shelter services are billed based on the animals impounded from within the city's jurisdiction. Contract cities are under no obligation to select defined field service levels and may opt to continue to be billed on an hourly basis for all required services on an "as-needed/delivered" basis. The proposed service level determination process will provide client contract cities with additional flexibility in determining their preferred service levels.

The Department will only agree to provide enhanced defined field service levels for a particular city if existing additional resources are available to provide such service. The level of services provided to the County's unincorporated communities will not be adversely affected as a result of any long-term service level enhancements provided to cities. Response data will continue to be used to monitor the impact in service level changes.

The Honorable Board of Supervisors
May 27, 2014
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CONCLUSION

Please return one adopted copy of this letter to the Department of Animal Care and Control.

Respectfully submitted,



MARCIA MAYEDA
Director

MM:BW:PM:WD:mb::rm

Enclosures

c: Chief Executive Office
County Counsel
Executive Office

CITY-COUNTY MUNICIPAL SERVICES AGREEMENT

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COUNTY OF LOS ANGELES DEPARTMENT OF ANIMAL CARE
AND CONTROL AND CITY OF _____

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CITY-COUNTY MUNICIPAL SERVICES AGREEMENT

COUNTY OF LOS ANGELES DEPARTMENT OF ANIMAL CARE AND CONTROL AND CITY OF SANTA CLARITA

THIS AGREEMENT is made by and between the COUNTY OF LOS ANGELES, hereinafter referred to as County, and the CITY OF SANTA CLARITA, hereinafter referred to as City.

RECITALS

- a. The City is desirous of contracting with the County for the performance of animal care and control functions described herein by the County.
- b. The County of Los Angeles is agreeable to rendering such services on the terms and conditions set forth in this Agreement.
- c. Such contracts are authorized and provided for by the provisions of Section 56-1/2 and 56-3/4 of the Charter of the County of Los Angeles and Section 51300 et seq. of the Government Code of the State of California.

1.0 AGREEMENT TO PROVIDE SERVICES UNDER STATE AND LOCAL STATUTES

- 1.1 The County agrees, through the County Department of Animal Care and Control, to provide general animal care and control services within the corporate limits of the City to the extent and in the manner hereinafter set forth.
- 1.2 Except as otherwise specifically set forth in this Agreement, such services shall only encompass duties and functions of the type coming within the jurisdiction of and customarily rendered by the County under the Charter of the County and the Statutes of the State of California and under the municipal codes of the City. The County will provide services in accordance with the provisions of Title 10, Animals of the Los Angeles County Code, and all amendments thereto, except as otherwise agreed by the parties in the attached Service Level Request

2.0 ADMINISTRATION OF PERSONNEL

- 2.1 The rendition of the services performed by the County, the standards of performance, the discipline of officers and staff, and the matters incident to the performance of such services and the control of personnel so employed shall remain with the County.
- 2.2 In the event of a dispute between the parties to this contract as to the extent of the duties and functions to be rendered hereunder, or the

minimum level or manner of performance of such service, the City shall be consulted and a mutual determination thereof shall be made by both the County and the City.

- 2.3 With regard to Sections 2.1 and 2.2, the County, in an unresolved dispute, shall have final and conclusive determination as between the parties hereto.
- 2.4 All City employees who work in conjunction with the County's Department of Animal Care and Control pursuant to this Agreement shall remain employees of the City and shall not have any claim or right to employment, civil service protection, salary, or benefits or claims of any kind from the County based on this Agreement. No City employee as such shall become employees of the County unless by specific additional agreement in the form of a merger contract which must be concurrently adopted by the City and County. To the extent the County provides the City with animal licensing services, City employees or their agents shall not perform any function related to the licensing of animals, including collection of license fees, penalties, or field enforcement fees, except as otherwise agreed to by the parties in the attached Service Level Request of other prior written agreement. Field enforcement fees will only be collected for services performed by employees of the County of Los Angeles Department of Animal Care and Control.
- 2.5 For the purpose of performing services and functions, pursuant to this Agreement and only for the purpose of giving official status to the performance thereof, every County officer and/or employee engaged in performing any such service and function shall be deemed to be a contracted officer or employee of the City while performing such service for the City, as long as the service is within the scope of this Agreement and in a municipal function.
- 2.6 The contracting City shall not be called upon to assume any liability for the direct payment of any County Department of Animal Care and Control salaries, wages, or other compensation to any County personnel performing services hereunder for said City. Except as herein otherwise specified, the City shall not be liable for compensation or indemnity to any County employee or agent of the County for injury or sickness arising out of his/her employment as a contract employee of the City.
- 2.7 As part of its compliance with all applicable laws and regulations relating to employee hiring, the County agrees that the County Civil Services Rules to which it is subject and which prohibit discrimination on the basis of non-merit factors, shall for purposes of this contract be read and understood to prohibit discrimination.

3.0 DEPLOYMENT OF PERSONNEL

- 3.1 Services performed hereunder and specifically requested by the City shall be developed in conjunction with the County Department of Animal Care and Control.
- 3.2 The City agrees to complete a Service Level Request form annually (Attachment A) and the level of service to be provided and contract sum shall be signed and authorized by the City and the County Department of Animal Care and Control or his/her designee and shall be attached to this contract as an amendment.
- 3.3 The City may request a change in level of service and complete an additional Service Level Request form and submit such form to the County Department of Animal Care and Control. The revised level of service to be provided and contract sum shall be signed and authorized by the City and the County Department Animal Care and Control or his/her designee and attached to this contract as an amendment to the level of service and the contract sum.
- 3.4 The City is not limited to the foregoing services indicated, but may also request any other services in the field of public safety, animal welfare, or related fields within the legal power of the Director of Animal Care and Control to provide.

4.0 PERFORMANCE OF CONTRACT

- 4.1 For the purpose of performing said functions, County shall furnish and supply all necessary labor, supervision, equipment, communication facilities, and supplies necessary to maintain the agreed level of service to be rendered hereunder.
- 4.2 Notwithstanding the foregoing, the City may provide additional resources for the County to utilize in performance of the services.
- 4.3 Notwithstanding the foregoing, it is mutually agreed that in all instances where special supplies, stationery, notices, forms, and the like must be issued in the name of said City, the same shall be supplied by the City at its own cost and expense.

5.0 INDEMNIFICATION

- 5.1 The parties hereto have executed an Assumption of Liability Agreement approved by the Board of Supervisors on December 27, 1977, and/or a Joint Indemnity Agreement approved by the Board of Supervisors on October 8, 1991, and/or a revised Joint Indemnity Agreement approved by the Board of Supervisors on August 9, 1993. Whichever of these documents the City has signed later in time is currently in effect and

hereby made a part of and incorporated into this Agreement as if set out in full herein.

- 5.2 In the event the Board of Supervisors later approves a revised Joint Indemnity Agreement and the City executes the revised agreement, the subsequent agreement as of its effective date shall supersede the Joint Indemnity Agreement previously in effect between the parties hereto.

6.0 TERM OF CONTRACT

- 6.1 Unless sooner terminated as provided for herein, this Agreement shall be effective July 1, 2014, and shall remain in effect until June 30, 2019.
- 6.2 At the option of the Board of Supervisors and with the consent of the City Council, this Agreement may be renewable for successive periods not to exceed five years each.

7.0 RIGHT OF TERMINATION

- 7.1 Either party may terminate this Agreement as of the first day of July of any year upon notice in writing to the other party of not less than 60 days prior thereto.
- 7.2 Notwithstanding any provision herein to the contrary, the City may terminate this Agreement upon notice in writing to the County given within 60 days of receipt of hereunder, and in such an event this Agreement shall terminate 60 calendar days from the date of the City's notice to the County.
- 7.3 This Agreement may be terminated at anytime, with or without cause, by either party upon written notice given to the other party at least 180 days before the date specified for such termination.
- 7.4 In the event of a termination, each party shall fully discharge all obligations owed to the other party accruing prior to the date of such termination, and each party shall be released from all obligations which would otherwise accrue subsequent to the date of termination.

8.0 CONTRACT SUM

- 8.1 The City shall pay for the services provided under the terms of this service agreement at the rate established by the County's Department of Animal Care and Control and approved by the Auditor-Controller.
- 8.2 The rates indicated in the Service Level Request form shall be readjusted by the County annually effective the first day of July each year to reflect the cost of such service in accordance with the policies and procedures for

the determination of such rate as adopted by the County Board of Supervisors.

- 8.3 The City shall be billed based on the service level provided within the parameters of the Service Level Request form.
- 8.4 The cost of other services requested pursuant to this Agreement and not set forth in the Service Level Request form shall be determined by the County's Department of Animal Care and Control and in accordance with the policies and procedures established by the County Board of Supervisors.

9.0 PAYMENT PROCEDURES

- 9.1 The County, through the County of Los Angeles Department of Animal Care and Control, shall render to said City within 15 days after the close of each calendar month a summarized invoice which covers all services performed during said month, and said City shall pay County for all undisputed amounts within 30 days after date of said invoice.
- 9.2 If such payment is not delivered to the County office which is described on said invoice within 60 days after the date of the invoice, the County is entitled to recover interest thereon. For all disputed amounts, the City shall provide County with written notice of the dispute including the invoice date, amount, and reasons for dispute within 15 days after receipt of the invoice. The parties shall memorialize the resolution of the dispute in writing. For any disputed amounts, interest shall accrue if payment is not received within 60 days after the dispute resolution is memorialized.
- 9.3 Interest shall be calculated at the rate of seven percent (7%) annually or any portion thereof, calculated from the last day of the month in which the services were performed, or in the case of disputed amounts, calculated from the date the resolution is memorialized.
- 9.4 Notwithstanding the provisions of Government Code Section 907, if such payment is not delivered to the County office which is described on said invoice within 60 days after the date of the invoice, or in the case of disputed amounts, from the date the resolution is memorialized, the County may satisfy such indebtedness, including interest thereon, from any funds of the City on deposit with the County without giving further notice to City of County's intention to do so.

10.0 ENTIRE AGREEMENT

- 10.1 This Agreement and Attachment A hereto, constitute the complete and exclusive statements of the parties which supersedes all previous agreements, written or oral, and all communications between the parties relating to the subject matter hereof. All changes or amendments to this

[illegible]

CITY-COUNTY MUNICIPAL SERVICES AGREEMENT
COUNTY OF LOS ANGELES DEPARTMENT OF ANIMAL CARE
AND CONTROL AND CITY OF SANTA CLARITA

IN WITNESS WHEREOF, the County of Los Angeles Board of Supervisors has caused this Agreement to be subscribed by its Chair and the City has caused this Agreement to be subscribed on its behalf by its authorized officer.

COUNTY OF LOS ANGELES

By MARCIA MAYEDA
Director, Animal Care and Control

CITY OF SANTA CLARITA

By _____
City of Santa Clarita, City Manager

ATTEST:

By _____
City Clerk Date

By _____
City Attorney Date

APPROVED AS TO FORM:

JOHN KRATTLI
County Counsel

By _____
Principal Deputy County Counsel

CITY-COUNTY MUNICIPAL SERVICES AGREEMENT

COUNTY OF LOS ANGELES
DEPARTMENT OF ANIMAL CARE AND CONTROL

AND

THE CITY OF

FY 2014-15 SERVICE LEVEL REQUEST

Part One: Billing Rates for the period July 1, 2014, through June 30, 2015

Kennel Services*

Dog and Cat per day	\$17.68
Other animals per day	\$ 8.33
Observation per day	\$21.21

Dog license processing per license	\$ 2.63
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Dead animal disposal per animal	\$12.48
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Field Services per hour	\$81.25
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Animal License Field Enforcement per hour	\$68.49
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Liability Trust Fund (applied to Field Services and Animal License Field Enforcement hourly amounts only)	4%
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Part Two: Annual/Amended Service Request Approval

Authorized Representative
(Printed Name)

Authorized Signature
(Signature)

Date

Title

Telephone Number

Part Three: Annual Service Level

Standard Shelter Services:

Full Service - All animals acquired in the field, within the boundaries of the City or determined to have originated within the boundaries of the City, may be impounded at a County animal care center. Impounded animals will be vaccinated and provided medical care, food, and shelter. The animal's picture will generally be posted on the Department's website to assist residents in reclaiming a lost or missing pet. Residents may also visit the associated animal care center to find their lost or missing pet. The hours of operation of each animal care center are scheduled at the discretion of the Department. **See Part One for the associated shelter services billing rates.**
Primary animal care center*: (Castaic Animal Care Center)

*The Department shall take reasonable action to shelter all animals at this location. There may be circumstances in which the Department must shelter animals at an alternate location. In general, such sheltering shall be temporary and animals shall subsequently be transferred to the primary animal care center.

Contract cities are charged for the first five days of care for animals impounded within the city's jurisdiction. If an animal leaves our care earlier for any reason, cities will be charged based upon the actual number of days (1-4). If an animal is redeemed, the redemption fees collected from owners will be credited to the city up to the maximum number of days that would otherwise be billed. The County assumes liability and disposition of these animals after five days with the exception of animals held as a result of a seizure or criminal case, abandoned animals, observation animals (quarantine), potentially dangerous or vicious dogs, and return to owner animals.

Below are the kennel services maximum number of days billed and the description:

*Kennel Services Description	Maximum number of days billed
Kennel Services: Stray or relinquished animals.	5 days
Private Veterinarian: If the owner is unable to be located and the injury or condition is life threatening and the scene of the incident is not in the vicinity of a County animal care center, or if the medical staff at the animal care center are not available, the animal will be taken to the nearest private contract veterinarian. Cities will be charged for the private contracted veterinarian visit.	5 days
Observation Animals: Animal bite that causes any penetration of the skin by teeth which requires a bite report be taken and the animal quarantined. The animal will be placed in quarantine confinement and observed for ten (10) days minimum from the date of the bite at the discretion of the Department of Veterinary Public Health.	10 days
Return to Owner Animal: The owner or person entitled to the custody of any animal impounded can redeem such animal by paying impound and boarding fees accruing up to the time of such redemption.	10 days
Abandoned Animals: Hold at least fifteen (15) calendar days; determine whether the owner had an agreement with someone to care for the animal in their absence, post a Form 58 (Notice of Impoundment) at the premises for the owner if they return, and mail a registered or certified letter to the last address	15 days
Special Intake: Confiscated, Court Case, Police Request, Owner Arrested, Potentially Dangerous or Vicious Dog	Unlimited days

Field Services:

The County will provide the services set forth below in accordance with the provisions of the Los Angeles County Code, Title 10 - Animals, and all amendments, except as otherwise agreed to by the parties in this Service Level Request.

- ☐ Standard Service Plan - Includes answering calls for service (24 hours per day, daily); dispatching or assigning field staff; and performance of duties in the field based on priority, location, and availability of staff.
- ☐ Limited Standard Service Plan:
 - Daily between the hours of ____ (a.m./p.m.) and ____ (a.m./p.m.)
 - Weekend days and holidays
 - Emergency Services - As needed
 - Humane Investigations and Prosecution - As needed

Regular Business hour contact information:

Department Name: _____

Telephone: _____

Address: _____

Outreach and Enforcement Services:

County will enforce the fees set forth in Los Angeles County Code Section 10.90.010 et seq. unless the City provides an alternate fee schedule approved by the City and provided to the County.

Animal License Field Enforcement

License Enforcement Services - Provides for dedicated staff to perform license enforcement activities (issuing new licenses, license renewals, collecting delinquency charges and other fees) in the field.

- ☐ Authorized Animal License Enforcement Services
 - County and City shall subsequently agree to the time and scope of this service.
- ☐ No Animal License Enforcement Services
 - Note: All license enforcement revenue collected will be contributed toward offsetting the cost of services

Animal Facility Licensing

Animal Facility Licensing Services - Provides for dedicated staff to perform animal facility inspection and licensing to any lot, building, structure, enclosure, or premises for any animal related business or organization which is required to be licensed. The animal facility licensing staff inspects animal related facilities annually and when otherwise necessary, to ensure the health and safety of the public and animals. Businesses are provided a letter grade based on the results of the inspection. Animal facility licenses are generally valid for one year from the date of issue. The Department will inspect animal facilities and any revenues collected will offset services.

- ☐ Animal Facility Licensing
 - ☐ Licensing and Inspection/Grading Services
- ☐ No Animal Facility Licensing

Clinic(s)

In addition to the vaccination and licensing services provided in all County Animal Care Centers, the city may request the following additional services in its jurisdiction by checking the applicable box(es):

- ☐ Request County to provide or arrange for vaccination clinic(s) in its jurisdiction;
- ☐ If a vaccination clinic(s) is/are requested by checking the box above, the City also requests County to provide personnel to license animals during the vaccination clinic.

Part Four: License Information (required if the Department manages City licensing)

Standard Licensing Services:

License renewal notices are mailed or transmitted to the animal owner of record, the renewal and payment is received and processed annually on a fee per license basis. Licenses will be required before an animal will be released to a resident of a City participating in the Standard Licensing Services program. Fees from licenses collected will be credited to the City monthly in arrears.

- ☐ City has adopted the license fees outlined in Title 10 of the Los Angeles County Code

Altered Dog	<u>\$ 20.00</u>	Altered Cat	<u>\$ 5.00</u>
Unaltered Dog	<u>\$ 60.00</u>	Unaltered Cat	<u>\$ 10.00</u>
Senior* Dog	<u>\$ 7.50</u>	*Senior age is defined as <u>60</u> years.	
Delinquency Charge	<u>\$ Equal to Amount of License</u>		
Delinquency Charge applies after: <u>10 days</u>			
Field Enforcement Fee	\$ 40.00 (licensing initiated in the field)		

- ☐ City has adopted the following license fees:

Altered Dog	\$_____	Altered Cat	\$_____
Unaltered Dog	\$_____	Unaltered Cat	\$_____
Senior* Dog	\$_____	Senior* Cat	\$_____
_____	\$_____	_____	\$_____

*Senior age is defined as _____ years.

Delinquency Charge \$_____

Delinquency Charge applies after: _____ days.

Field Enforcement Fee \$_____ (licensing initiated in the field)

Current license fees adopted by the City on _____, 20_____.

- ☐
- No Animal Licensing Services

Spay/Neuter Trust Fund:

The City may elect to contribute \$5.00 per altered and unaltered dog licenses to the Spay/Neuter Trust Fund. The Spay/Neuter Trust Fund will allow the Department to offer a low cost spay/neuter program for the City's residents who wish to have their pets spayed or neutered but cannot afford the surgery. Once residents are qualified, Department staff will work with shelter clinics as well as mobile clinics to assist qualified residents in obtaining spay/neuter services in an area near them. Indicate preference by checking one of the following boxes:

- ☐ Participate in the mandatory Spay/Neuter Trust Fund
- ☐ No participation in the mandatory Spay/Neuter Trust Fund

Part Five: Animal Regulations/Enforcement (required if the Department performs field services)

The City hereby agrees to the enforcement of Title 10 as indicated below. Check one of the following boxes regarding Title 10 Enforcement.

- ☐ City agree to the enforcement of Title 10 with no exceptions
- ☐ City agrees to the enforcement of Title 10 with the following exception(s):

Records:

Upon reasonable notice, the Department shall make available to authorized representatives of City of -----, for examination, audit, excerpt, copy, or transcription, any pertinent transaction, activity, or other record relating to this Agreement. The City of ===== shall ensure such records are handled in a manner consistent with all applicable privacy laws and all related to public records, including, but not limited to the Public Records Act (Government Code § 6250 et. seq.).

Part Six: Contact Information

Primary Contact

Name: _____
Address: _____

Telephone: (____) _____
Alt. Telephone: (____) _____
E-mail: _____

Alternate Contact

Name: _____
Address: _____

Telephone: (____) _____
Alt. Telephone: (____) _____
E-mail: _____

WD: FY 2014-15 Service Level Request DR

Department of Animal Care and Control

Client Contract Cities

1 Agoura Hills	27 La Mirada
2 Alhambra	28 La Puente
3 Artesia	29 Lancaster
4 Azusa	30 Lawndale
5 Baldwin Park	31 Lomita
6 Bell	32 Long Beach
7 Bradbury	33 Lynwood
8 Calabasas	34 Malibu
9 Carson	35 Maywood
10 Commerce	36 Monterey Park
11 Compton	37 Palmdale
12 Covina	38 Palos Verdes Estates
13 Cudahy	39 Rancho Palos Verdes
14 Culver City	40 Redondo Beach
15 Duarte	41 Rolling Hills
16 El Monte	42 Rolling Hills Estates
17 Gardena	43 Rosemead
18 Hawaiian Gardens	44 San Fernando
19 Hawthorne	45 Santa Clarita
20 Hermosa Beach	46 Thousand Oaks
21 Hidden Hills	47 Torrance
22 Huntington Park	48 Walnut
23 Industry	49 West Covina
24 Inglewood	50 West Hollywood
25 Irwindale	51 Westlake Village
26 La Habra Heights	52 Whittier